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November 10, 2022

The Honorable Alvin K. Hellerstein Senior United States District Judge Southern District of New York 500 Pearl Street New York, NY 10007

Re: United States v. Trayvond Banks, 22 Cr. 263 (AKH)

Dear Judge Hellerstein:

On behalf of Trayvond Banks, I respectfully request that the Court modify the conditions of his pre-trial release by eliminating the requirement that Mr. Banks wear a GPS ankle monitor. I make this application at the suggestion of the Pre-Trial Services Officer who is supervising Mr. Banks in his home city of Cleveland, Ohio. Mr. Banks' compliance with all the condition of his bond since his arrest in May has been flawless. In an email to me last month, United States Pre-Trial Services Officer Kristine Lorentz, wrote as follows:

Good afternoon,

I currently supervise Mr. Banks in Cleveland, Ohio. He is doing very well, employed, and supporting his children. He has had no positive drug tests and has had no instances of noncompliance while on Location Monitoring.

I am asking if you would consider asking the Judge to remove the Location Monitoring condition of his bond at his next pretrial....

My cell number is if you have any questions.

Thank you, Kristine Lorentz

I have conferred with Assistant United States Attorney Ni Quan about this application and on behalf of the government she defers to the position of Pre-Trial Services. Accordingly, I respectfully request that the Court eliminate the GPS location monitoring condition of Mr. Banks' release.

LAW OFFICES OF GARY G. BECKER, P.L.L.C

Respectfully submitted,

Gary G. Becker

Gary G. Becker

cc: Ni Qian, AUSA (by ECF)